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SERIAL NUMBER FILING DATE FIRST NAMED INVENTOR ATTORNEY DOCKET NO. 07/867,819 04/13/92 HARLEY . OMRF114CIP(2 EXAMINER CAPUTA, A 18N1/0809 PATREA L. PABST, ESQ. PAPER NUMBER KILPATRICK & CODY ART UNIT 1100 PEACHTREE ST., STE. 2800 ATLANTA, GA 30309-4530 1813 DATE MAILED: This is a communication from the examiner in charge of your application. COMMISSIONER OF PATENTS AND TRADEMARKS 08/09/93 This epplication has been examined

Responsive to communication filled on ______

This epplication has been examined

This ection is made final. A chortened electrory period for response to this ection is set to expire ______ month(s), _____ deys from the dete of this letter.

Fellure to respond within the period for response will cause the epplication to become ebendoned. _____ 35 U.S.C. 133 THE FOLLOWING ATTACHMENT(8) ARE PART OF THIS ACTION: 1. ☐ Notice of References Cited by Exeminer, PTO-892.
3. ☐ Notice of Art Cited by Applicant PTO-1449. 3. Notice of Art Cited by Applicant, PTO-1449. 4.

Notice of Informel Petent Application, Form PTO-t52. 5. Informetion on How to Effect Drewing Changes, PTO-1474. SUMMARY OF ACTION 1. Clelms /-20 ere pending in the epplication. Of the above, claims 12-16 Cleims ____ 6. Cleims 1-11 and 17-20 ere subject to restriction or election requirement. 7. This application has been filed with informel drawings under 37 C.F.R. 1.85 which ere ecceptable for examination purposes. 9. \square The corrected or substitute drewings heve been received on ____ ere \square eccepteble. \square not eccepteble (see explenation or Notice re Petent Drewing, PTO-948). 10. \square The proposed edditional or substitute sheet(s) of drawings, filled on ______ has (heve) been \square epproved by the exeminer. \square disapproved by the exeminer (see explanation). 11. \square The proposed drewing correction, filed on _______, hes been \square epproved. \square disapproved (see explenetion). 12. \square Acknowledgment is mede of the cleim for priority under U.S.C. 119. The certified copy has \square been received \square not been received been filed in perent application, serial no...; filed on...; in all the second 13. Since this application appears to be in condition for allowance except for formel metters, prosecution as to the merits is closed in eccordance with the prectice under Ex perte Queyle, 1935 C.D. 11; 453 O.G. 213. 14. Other

PTOL-326 (Rev. 9-89)

EXAMINER'S ACTION

Serial Number: 07/867,819

Art Unit: 1813

Election/Restriction

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Applicant's election of Group I, Claims 1-11 in Paper No. 8 is acknowledged. Upon further reconsideration by the Examiner Groups I and III (claims 1-11 and 17-20) are considered a single invention.

Because applicant did not distinctly and specifically point out the supposed errors in the restriction requirement, the election has been treated as an election without traverse (M.P.E.P. § 818.03(a)).

Claims 1 and 17 are generic to a plurality of patentably distinct species comprising:

La/SSB

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- 1. 17, ICHQ...; 24, YFGDFNLP
- 2. 46, WVPLE...; 47, VPLEIMIK...
- 3. 56, NRL...VIVE; 56, NRLNRLTT; 63, TDFNVIVE; 64,
 DFNVIVEA
- 4. 86, KKTKIRR...; 89, KIRR...
- 5. 104, YKNDVKNRS...; 112, SVYIK...
- 6. 136, QVL...; 139, NIQ...; 144, RTL....
- 7. 154, IFVV...; 155, FVVF....
- 8. 176, KETDLLIL...; 182, ILFKDD
- 9. 200, KVEAKL...; 202, EAKL...

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Serial Number: 07/867,819 -3-Art Unit: 1813 10. 232, CLLK.... 11. 246, RED... 12. 257, GEIK...; 260, KWID....; 262, IDF.... 270, EGIILFKEKAK; 270, EGIILFKE 13. 5 14. 292, GNLQ...; 296, LRNKEV... 325, SLN...; 330, KSK.... 15. 16. 354, KVQ...; 360, KKTK.... 17. 379, TGP.... Ro/SSA 10 30, MNR...; 37, LCF...; 38, CFG...; 44, SEGG...; 18. 45, EGG...; 47, GTY...; 47, GTYYI 76, EIKS...; 78, KSF...; 81, SQE...; 84, GRT... 19. 20. 105, STK...; 106, IST...; 109, KQA...; 111, AFKA 21. 126, FTF...; 130, QFKK...; 138, SMK...; 139, 15 MKC...; 142, GMW...; 145, GRAL... 22. 165, ALA...; 169, TKY...; 173, ORN...; 182, LLR...; 184, RLS.... 23. 198, TKY...; 201, ITK... 210, HEL...; 212, LYK...; 215, KAL...; 221, 24. 20 TEK...; 224, KLL...; 229, LEA...; 234, KVK... 25. 257, HLL...; 263, LKS...; 264, KSK...; 265, SKE... 26. 280, ALL...; 283, RNL...; 285, LGK... 27. 308, LCN...; 313, LLK...; 315, KKA...

330, TYK...; 331, YKT...

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Serial Number: 07/867,819 -4-Art Unit: 1813 29. 352, ALD...; 355, AAF...; 362, ASM...; 365, EPT.... 30. 398, AMC... 414, YKT...; 420, VPC... 31. 433, VLM... 5 32. 33. 445, TDC...; 449, LPM....; 453, TFA.... 472, TFA...PAI,; 472, TFAGGVHP 34. 35. 482, IAL...; 484, REY.... Sm B/B' 10 36. 20, IGT...; 21, GTF...; 22, TFK...; 29, GTF...; 30, TFK...; 44, DCD...; 45, CDEFAKIK; 45, CDEFRKIK...; 46, DEF...; 47, EFR... 37. 76, FRK...; 77, RKI...; 78, KIK...; 79, IKP...; 80, KPK...; 81, PKN...; 83, EGP...; 88, KDT...; 15 94, RVP...; 101, AGG...; 104, PGV... 38. 120, IPQ...; 125, AGL...; 131, VRG... 39. 139, QQV...; 140, QVM...; 141, VMT...; 142, MTP...; 143, TPQ...; 144, PQG...; 144, POGR; 145, QGR... 164, APT...; 165, PTQ...; 166, TQY...; 167, 20 40. QYP...; 168, YPP...; 169, PPG...; 170, PGR...; 171, GRG...; 172, RGT...; 173, GTP...; 174, TPP...; 175, PPP... 41. 184, PPP...; 188, IMA...; 189, MAPPPGMR...; 189, 25 MAPPGMR; 191, PPPGMR; 190, APP...; 191, PPPGMR...; Serial Number: 07/867,819 -5-

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192, PPG...

- 42. 202, PIG...; 206, PPA...; 212, PIG...; 213,
 IGM...; 214, GMP...; 216, PPPGMB; 215, MPP...;
 216, PPPGMR...; 217, PPG...; 220, MRP...; 221,
 RPP...; 223, PPPGIR, 222, PPP...; 223, PPPGIR...;
 224, PPG...; 228, RGPPPPGM; 228, RGPPPPGM...; 229,
 GPP...; 230, PPP...; 231, PPPGMRPP; 231, PPPGMR;
 232, PPG...
- The species (e.g. peptides) are distinct because they are of different proteins and/or different protein coding regions, which differ from the other in amino acid composition. The peptides appear to be immunologically and antigenically distinct, as well.
- Applicant is required under 35 U.S.C. § 121 to elect a single species, even though this requirement is traversed.

Should applicant traverse on the ground that the species are not patentably distinct, applicant should submit evidence or identify such evidence now of record showing the species to be obvious variants or clearly admit on the record that this is the case. In either instance, if the examiner finds one of the inventions unpatentable over the prior art, the evidence or admission may be used in a rejection under 35 U.S.C. § 103 of the other invention.

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A telephone call was made to Ms. Patrea L. Pabst on July 19, 1993 to request an oral election to the above restriction requirement, but did not result in an election being made.

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Applicant is advised that the response to this requirement to be complete must include an election of the invention to be examined even though the requirement be traversed.

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Any inquiry concerning this communication or earlier communications from the examiner should be directed to Dr. Anthony C. Caputa whose telephone number is (703) 308-3995.

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Anthony C. Caputa, Ph.D. August 4, 1993

MARGARET PARR
SUPERVISOR PATENT EXAMINER
GROUP 1800

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